| PREVAILED | Roll Call No |
|--------------------|--------------|
| FAILED | Ayes |
| WITHDRAWN | Noes |
| RULED OUT OF ORDER | |
| | |

HOUSE MOTION ____

MR. SPEAKER:

I move that House Bill 1374 be amended to read as follows:

| 1 | Page 5, between lines 22 and 23, begin a new paragraph and insert: |
|----|---|
| 2 | "SECTION 7. IC 6-1.1-18-3, AS AMENDED BY P.L.273-1999, |
| 3 | SECTION 53 (CURRENT VERSION), IS AMENDED TO READ AS |
| 4 | FOLLOWS [EFFECTIVE JANUARY 1, 2001]: Sec. 3. (a) Except as |
| 5 | provided in subsection (b), the sum of all tax rates for all political |
| 6 | subdivisions imposed on tangible property within a political |
| 7 | subdivision may not exceed: |
| 8 | (1) one dollar and twenty-five cents (\$1.25) on each one hundred |
| 9 | dollars (\$100) of assessed valuation in territory outside the |
| .0 | corporate limits of a city or town; or |
| .1 | (2) two dollars (\$2) on each one hundred dollars (\$100) of |
| 2 | assessed valuation in territory inside the corporate limits of a city |
| .3 | or town. |
| 4 | (b) The proper officers of a political subdivision shall fix tax rates |
| .5 | which are sufficient to provide funds for the purposes itemized in this |
| .6 | subsection. The portion of a tax rate fixed by a political subdivision |
| .7 | shall not be considered in computing the tax rate limits prescribed in |
| .8 | subsection (a) if that portion is to be used for one (1) of the following |
| 9 | purposes: |
| 20 | (1) To pay the principal or interest on a funding, refunding, or |
| 21 | judgment funding obligation of the political subdivision. |
| 22 | (2) To pay the principal or interest on an outstanding obligation |
| 23 | issued by the political subdivision if notice of the sale of the |
| 24 | obligation was published before March 9, 1937. |

| 1 | (3) To pay the principal or interest upon: |
|----|---|
| 2 | (A) an obligation issued by the political subdivision to meet an |
| 3 | emergency which results from a flood, fire, pestilence, war, or |
| 4 | any other major disaster; or |
| 5 | (B) a note issued under IC 36-2-6-18, IC 36-3-4-22, |
| 6 | IC 36-4-6-20, or IC 36-5-2-11 to enable a city, town, or |
| 7 | county to acquire necessary equipment or facilities for |
| 8 | municipal or county government. |
| 9 | (4) To pay the principal or interest upon an obligation issued in |
| 10 | the manner provided in IC 6-1.1-20-3 (before its repeal) or |
| 11 | IC 6-1.1-20-3.1 through IC 6-1.1-20-3.2. |
| 12 | (5) To pay a judgment rendered against the political subdivision. |
| 13 | (6) To meet the requirements of the family and children's fund for |
| 14 | child services (as defined in IC 12-19-7-1). |
| 15 | (7) (6) To meet the requirements of the county hospital care for |
| 16 | the indigent fund. |
| 17 | (c) Except as otherwise provided in IC 6-1.1-19 or IC 6-1.1-18.5, a |
| 18 | county board of tax adjustment, a county auditor, or the state board of |
| 19 | tax commissioners may review the portion of a tax rate described in |
| 20 | subsection (b) only to determine if it exceeds the portion actually |
| 21 | needed to provide for one (1) of the purposes itemized in that |
| 22 | subsection. |
| 23 | SECTION 8. IC 6-1.1-18-3, AS AMENDED BY P.L.273-1999, |
| 24 | SECTION 54 (DELAYED VERSION), IS AMENDED TO READ AS |
| 25 | FOLLOWS [EFFECTIVE MARCH 1, 2001]: Sec. 3. (a) Except as |
| 26 | provided in subsection (b), the sum of all tax rates for all political |
| 27 | subdivisions imposed on tangible property within a political |
| 28 | subdivision may not exceed: |
| 29 | (1) forty-one and sixty-seven hundredths cents (\$0.4167) on each |
| 30 | one hundred dollars (\$100) of assessed valuation in territory |
| 31 | outside the corporate limits of a city or town; or |
| 32 | (2) sixty-six and sixty-seven hundredths cents (\$0.6667) on each |
| 33 | one hundred dollars (\$100) of assessed valuation in territory |
| 34 | inside the corporate limits of a city or town. |
| 35 | (b) The proper officers of a political subdivision shall fix tax rates |
| 36 | which are sufficient to provide funds for the purposes itemized in this |
| 37 | subsection. The portion of a tax rate fixed by a political subdivision |
| 38 | shall not be considered in computing the tax rate limits prescribed in |
| 39 | subsection (a) if that portion is to be used for one (1) of the following |
| 40 | purposes: |
| 41 | (1) To pay the principal or interest on a funding, refunding, or |
| 42 | judgment funding obligation of the political subdivision. |
| 43 | (2) To pay the principal or interest on an outstanding obligation |
| 44 | issued by the political subdivision if notice of the sale of the |
| 45 | obligation was published before March 9, 1937. |

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(3) To pay the principal or interest upon:

(A) an obligation issued by the political subdivision to meet an 1 emergency which results from a flood, fire, pestilence, war, or 2 3 any other major disaster; or 4 (B) a note issued under IC 36-2-6-18, IC 36-3-4-22, 5 IC 36-4-6-20, or IC 36-5-2-11 to enable a city, town, or 6 county to acquire necessary equipment or facilities for 7 municipal or county government. (4) To pay the principal or interest upon an obligation issued in 8 the manner provided in IC 6-1.1-20-3 (before its repeal) or 9 IC 6-1.1-20-3.1 through IC 6-1.1-20-3.2. 10 11 (5) To pay a judgment rendered against the political subdivision. 12 (6) To meet the requirements of the family and children's fund for 13 child services (as defined in IC 12-19-7-1). 14 (7) (6) To meet the requirements of the county hospital care for 15 the indigent fund. (c) Except as otherwise provided in IC 6-1.1-19 or IC 6-1.1-18.5, a 16 17 county board of tax adjustment, a county auditor, or the state board of tax commissioners may review the portion of a tax rate described in 18 19 subsection (b) only to determine if it exceeds the portion actually 20 needed to provide for one (1) of the purposes itemized in that 21 subsection. SECTION 9. IC 6-1.1-18.5-9.7, AS AMENDED BY P.L.273-1999, 22 SECTION 55, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 23 24 JANUARY 1, 2001]: Sec. 9.7. (a) The ad valorem property tax levy 25 limits imposed by section 3 of this chapter do not apply to ad valorem property taxes imposed under: any of the following: 26 27 (1) IC 12-16, except IC 12-16-1; or (2) IC 12-19-5. 28 29 (3) IC 12-19-7. 30 (4) (2) IC 12-20-24. 31 (b) For purposes of computing the ad valorem property tax levy 32 limits imposed under section 3 of this chapter, a county's or township's 33 ad valorem property tax levy for a particular calendar year does not 34 include that part of the levy imposed under the citations listed in 35 subsection (a). 36 (c) Section 8(b) of this chapter does not apply to bonded indebtedness that will be repaid through property taxes imposed under 37 38 IC 12-19. 39 SECTION 10. IC 6-1.1-21-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2001]: Sec. 2. As used in this 40 chapter: 41 42 (a) "Taxpayer" means a person who is liable for taxes on property assessed under this article. 43

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(b) "Taxes" means taxes payable in respect to property assessed

under this article. The term does not include special assessments,

penalties, or interest, but does include any special charges which a

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| 1 | county treasurer combines with all other taxes in the preparation and |
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| 2 | delivery of the tax statements required under IC 6-1.1-22-8(a). |
| 3 | (c) "Department" means the department of state revenue. |
| 4 | (d) "Auditor's abstract" means the annual report prepared by each |
| 5 | county auditor which under IC 6-1.1-22-5, is to be filed on or before |
| 6 | March 1 of each year with the auditor of state. |
| 7 | (e) "Mobile home assessments" means the assessments of mobile |
| 8 | homes made under IC 6-1.1-7. |
| 9 | (f) "Postabstract adjustments" means adjustments in taxes made |
| 0 | subsequent to the filing of an auditor's abstract which change |
| 1 | assessments therein or add assessments of omitted property affecting |
| 2 | taxes for such assessment year. |
| 3 | (g) "Total county tax levy" means the sum of: |
| 4 | (1) the remainder of: |
| .5 | (A) the aggregate levy of all taxes for all taxing units in a |
| 6 | county which are to be paid in the county for a stated |
| 7 | assessment year as reflected by the auditor's abstract for the |
| 8 | assessment year, adjusted, however, for any postabstract |
| 9 | adjustments which change the amount of the aggregate levy; |
| 20 | minus |
| 21 | (B) the sum of any increases in property tax levies of taxing |
| 22 | units of the county that result from appeals described in: |
| 23 | (i) IC 6-1.1-18.5-13(5) and IC 6-1.1-18.5-13(6) filed after |
| 24 | December 31, 1982; plus |
| 25 | (ii) the sum of any increases in property tax levies of taxing |
| 26 | units of the county that result from any other appeals |
| 27 | described in IC 6-1.1-18.5-13 filed after December 31, |
| 28 | 1983; plus |
| 29 | (iii) IC 6-1.1-18.6-3 (children in need of services and |
| 80 | delinquent children who are wards of the county); minus |
| 31 | (C) the total amount of property taxes imposed for the stated |
| 32 | assessment year by the taxing units of the county under the |
| 3 | authority of IC 12-1-11.5 (repealed), IC 12-2-4.5 (repealed), |
| 34 | IC 12-19-5 (before its repeal), or IC 12-20-24; minus |
| 35 | (D) the total amount of property taxes to be paid during the |
| 36 | stated assessment year that will be used to pay for interest or |
| 37 | principal due on debt that: |
| 88 | (i) is entered into after December 31, 1983; |
| 89 | (ii) is not debt that is issued under IC 5-1-5 to refund debt |
| 10 | incurred before January 1, 1984; and |
| 1 | (iii) does not constitute debt entered into for the purpose of |
| 12 | building, repairing, or altering school buildings for which |
| 13 | the requirements of IC 20-5-52 were satisfied prior to |
| 14 | January 1, 1984; minus |
| 15 | (E) the amount of property taxes imposed in the county for the |
| 16 | stated assessment year under the authority of IC 21-2-6 or any |

1 citation listed in IC 6-1.1-18.5-9.8 for a cumulative building 2 fund whose property tax rate was initially established or 3 reestablished for a stated assessment year that succeeds the 4 1983 stated assessment year; minus 5 (F) the remainder of: 6 (i) the total property taxes imposed in the county for the stated assessment year under authority of IC 21-2-6 7 8 (repealed) or any citation listed in IC 6-1.1-18.5-9.8 for a 9 cumulative building fund whose property tax rate was not 10 initially established or reestablished for a stated assessment 11 year that succeeds the 1983 stated assessment year; minus 12 (ii) the total property taxes imposed in the county for the 13 1984 stated assessment year under the authority of IC 21-2-6 or any citation listed in IC 6-1.1-18.5-9.8 for a cumulative 14 15 building fund whose property tax rate was not initially established or reestablished for a stated assessment year that 16 17 succeeds the 1983 stated assessment year; minus (G) the amount of property taxes imposed in the county for the 18 19 stated assessment year under: 20 (i) IC 21-2-15 for a capital projects fund; plus (ii) IC 6-1.1-19-10 for a racial balance fund; plus 21 (iii) IC 20-14-13 for a library capital projects fund; plus 22 (iv) IC 20-5-17.5-3 for an art association fund; plus 23 24 (v) IC 21-2-17 for a special education preschool fund; plus 25 (vi) an appeal filed under IC 6-1.1-19-5.1 for an increase in a school corporation's maximum permissible general fund 26 27 levy for certain transfer tuition costs; plus (vii) an appeal filed under IC 6-1.1-19-5.4 for an increase in 28 29 a school corporation's maximum permissible general fund 30 levy for transportation operating costs; minus 31 (H) the amount of property taxes imposed by a school 32 corporation that is attributable to the passage, after 1983, of a referendum for an excessive tax levy under IC 6-1.1-19, 33 including any increases in these property taxes that are 34 attributable to the adjustment set forth in IC 6-1.1-19-1.5(a) 35 36 STEP ONE or any other law; minus (I) for each township in the county, the lesser of: 37 38 (i) the sum of the amount determined in IC 6-1.1-18.5-19(a) 39 STEP THREE or IC 6-1.1-18.5-19(b) STEP THREE, 40 whichever is applicable, plus the part, if any, of the township's ad valorem property tax levy for calendar year 41 1989 that represents increases in that levy that resulted from 42 43 an appeal described in IC 6-1.1-18.5-13(5) filed after December 31, 1982; or 44 45 (ii) the amount of property taxes imposed in the township for 46 the stated assessment year under the authority of

| 1 | IC 36-8-13-4; minus |
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| 2 | (J) for each participating unit in a fire protection territory |
| 3 | established under IC 36-8-19-1, the amount of property taxes |
| 4 | levied by each participating unit under IC 36-8-19-8 and |
| 5 | IC 36-8-19-8.5 less the maximum levy limit for each of the |
| 6 | participating units that would have otherwise been available |
| 7 | for fire protection services under IC 6-1.1-18.5-3 and |
| 8 | IC 6-1.1-18.5-19 for that same year; minus |
| 9 | (K) for each county, the sum of: |
| 10 | (i) the amount of property taxes imposed in the county for |
| 11 | the repayment of loans under IC 12-19-5-6 that is included |
| 12 | in the amount determined under IC 12-19-7-4(a) STEI |
| 13 | SEVEN for property taxes payable in 1995; or for property |
| 14 | taxes payable in each year after 1995, the amoun |
| 15 | determined under IC 12-19-7-4(b); and |
| 16 | (ii) the amount of property taxes imposed in the county |
| 17 | attributable to appeals granted under IC 6-1.1-18.6-3 that is |
| 18 | included in the amount determined under IC 12-19-7-4(a) |
| 19 | STEP SEVEN for property taxes payable in 1995, or the |
| 20 | amount determined under IC 12-19-7-4(b) for property |
| 21 | taxes payable in each year after 1995; plus |
| 22 | (2) all taxes to be paid in the county in respect to mobile home |
| 23 | assessments currently assessed for the year in which the taxes |
| 24 | stated in the abstract are to be paid; plus |
| 25 | (3) the amounts, if any, of county adjusted gross income taxes tha |
| 26 | were applied by the taxing units in the county as property tax |
| 27 | replacement credits to reduce the individual levies of the taxing |
| 28 | units for the assessment year, as provided in IC 6-3.5-1.1; plus |
| 29 | (4) the amounts, if any, by which the maximum permissible ac |
| 30 | valorem property tax levies of the taxing units of the county were |
| 31 | reduced under IC 6-1.1-18.5-3(b) STEP EIGHT for the stated |
| 32 | assessment year; plus |
| 33 | (5) the difference between: |
| 34 | (A) the amount determined in IC 6-1.1-18.5-3(e) STEP FOUR |
| 35 | minus |
| 36 | (B) the amount the civil taxing units' levies were increased |
| 37 | because of the reduction in the civil taxing units' base year |
| 38 | certified shares under IC 6-1.1-18.5-3(e). |
| 39 | (h) "December settlement sheet" means the certificate of settlemen |
| 40 | filed by the county auditor with the auditor of state, as required under |
| 41 | IC 6-1.1-27-3. |
| 42 | (i) "Tax duplicate" means the roll of property taxes which each |
| 43 | county auditor is required to prepare on or before March 1 of each year |
| 14 1 | under IC 6-1.1-22-3. |
| 45 46 | SECTION 11. IC 6-1.1-29-9, AS AMENDED BY P.L.273-1999 |
| | NEW STREET AND A CONTRACT OF A DESCRIPTION OF THE PROPERTY OF |

JANUARY 1, 2001]: Sec. 9. (a) A county council may adopt an ordinance to abolish the county board of tax adjustment. This ordinance must be adopted by July 1 and may not be rescinded in the year it is adopted. Notwithstanding IC 6-1.1-17, IC 6-1.1-18, IC 6-1.1-19, IC 12-19-7, IC 21-2-14, IC 36-8-6, IC 36-8-7, IC 36-8-7.5, IC 36-8-11, IC 36-9-3, IC 36-9-4, and IC 36-9-13, if such an ordinance is adopted, this section governs the treatment of tax rates, tax levies, and budgets that would otherwise be reviewed by a county board of tax adjustment under IC 6-1.1-17.

- (b) The time requirements set forth in IC 6-1.1-17 govern all filings and notices.
- (c) A tax rate, tax levy, or budget that otherwise would be reviewed by the county board of tax adjustment is considered and must be treated for all purposes as if the county board of tax adjustment approved the tax rate, tax levy, or budget. This includes the notice of tax rates that is required under IC 6-1.1-17-12.".

Page 19, between lines 13 and 14, begin a new paragraph and insert: "SECTION 24. IC 6-3.5-1.1-15, AS AMENDED BY P.L.273-1999, SECTION 69, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2001]: Sec. 15. (a) As used in this section, "attributed levy" of a civil taxing unit means the sum of:

- (1) the ad valorem property tax levy of the civil taxing unit that is currently being collected at the time the allocation is made; plus (2) the current ad valorem property tax levy of any special taxing district, authority, board, or other entity formed to discharge governmental services or functions on behalf of or ordinarily attributable to the civil taxing unit; plus
- (3) the amount of federal revenue sharing funds and certified shares that were used by the civil taxing unit (or any special taxing district, authority, board, or other entity formed to discharge governmental services or functions on behalf of or ordinarily attributable to the civil taxing unit) to reduce its ad valorem property tax levies below the limits imposed by IC 6-1.1-18.5; plus
- (4) in the case of a county, an amount equal to the property taxes imposed by the county in 1999 for the county's welfare fund and welfare administration fund; **plus**
- (5) in the case of a county, an amount equal to the property taxes imposed by the county in 2000 for the county's family and children's fund.

(b) The part of a county's certified distribution that is to be used as certified shares shall be allocated only among the county's civil taxing units. Each civil taxing unit of a county is entitled to receive a percentage of the certified shares to be distributed in the county equal to the ratio of its attributed levy to the total attributed levies of all civil taxing units of the county.

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(c) The local government tax control board established by IC 6-1.1-18.5-11 shall determine the attributed levies of civil taxing units that are entitled to receive certified shares during a calendar year. If the ad valorem property tax levy of any special taxing district, authority, board, or other entity is attributed to another civil taxing unit under subsection (b)(2), then the special taxing district, authority, board, or other entity shall not be treated as having an attributed levy of its own. The local government tax control board shall certify the attributed levy amounts to the appropriate county auditor. The county auditor shall then allocate the certified shares among the civil taxing units of his county.

(d) Certified shares received by a civil taxing unit shall be treated as additional revenue for the purpose of fixing its budget for the calendar year during which the certified shares will be received. The certified shares may be allocated to or appropriated for any purpose, including property tax relief or a transfer of funds to another civil taxing unit whose levy was attributed to the civil taxing unit in the determination of its attributed levy."

Page 25, after line 42, begin a new paragraph and insert:

"SECTION 35. IC 6-3.5-6-17.6, AS AMENDED BY P.L.273-1999, SECTION 70, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2001]: Sec. 17.6. (a) This section applies to a county containing a consolidated city.

(b) On or before July 15 of each year, the budget agency shall make the following calculation:

STEP ONE: Determine the cumulative balance in a county's account established under section 16 of this chapter as of the end of the current calendar year.

STEP TWO: Divide the amount estimated under section 17(b) of this chapter before any adjustments are made under section 17(c) or 17(d) of this chapter by twelve (12).

STEP THREE: Multiply the STEP TWO amount by three (3).

STEP FOUR: Subtract the amount determined in STEP THREE from the amount determined in STEP ONE.

- (c) For 1995, the budget agency shall certify the STEP FOUR amount to the county auditor on or before July 15, 1994. Not later than January 31, 1995, the auditor of state shall distribute the STEP FOUR amount to the county auditor to be used to retire outstanding obligations for a qualified economic development tax project (as defined in IC 36-7-27-9).
- (d) After 1995, the STEP FOUR amount shall be distributed to the county auditor in January of the ensuing calendar year. The STEP FOUR amount shall be distributed by the county auditor to the civil taxing units within thirty (30) days after the county auditor receives the distribution. Each civil taxing unit's share equals the STEP FOUR amount multiplied by the quotient of:

(1) the maximum permissible property tax levy under IC 6-1.1-18.5 for the civil taxing unit, plus, for a county, an amount equal to the property taxes imposed by the county in 1999 for the county's welfare administration fund and an amount equal to the property taxes imposed by the county in 2000 for the county's family and children's fund; divided by

(2) the sum of the maximum permissible property tax levies under IC 6-1.1-18.5 for all civil taxing units of the county, plus an amount equal to the property taxes imposed by the county in 1999 for the county's welfare administration fund and an amount equal to the property taxes imposed by the county in 2000 for the county's family and children's fund.

SECTION 36. IC 6-3.5-6-18, AS AMENDED BY P.L.273-1999, SECTION 71, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2001]: Sec. 18. (a) The revenue a county auditor receives under this chapter shall be used to:

- (1) replace the amount, if any, of property tax revenue lost due to the allowance of an increased homestead credit within the county;
- (2) fund the operation of a public communications system and computer facilities district as provided in an election, if any, made by the county fiscal body under IC 36-8-15-19(b);
- (3) fund the operation of a public transportation corporation as provided in an election, if any, made by the county fiscal body under IC 36-9-4-42;
- (4) make payments permitted under IC 36-7-15.1-17.5;
- (5) make payments permitted under subsection (I); (i); and
- (6) make distributions of distributive shares to the civil taxing units of a county.
- (b) The county auditor shall retain from the payments of the county's certified distribution, an amount equal to the revenue lost, if any, due to the increase of the homestead credit within the county. This money shall be distributed to the civil taxing units and school corporations of the county as though they were property tax collections and in such a manner that no civil taxing unit or school corporation shall suffer a net revenue loss due to the allowance of an increased homestead credit.
- (c) The county auditor shall retain the amount, if any, specified by the county fiscal body for a particular calendar year under subsection (I), IC 36-7-15.1-17.5, IC 36-8-15-19(b), and IC 36-9-4-42 from the county's certified distribution for that same calendar year. The county auditor shall distribute amounts retained under this subsection to the county.
- (d) All certified distribution revenues that are not retained and distributed under subsections (b) and (c) shall be distributed to the civil taxing units of the county as distributive shares.
- (e) The amount of distributive shares that each civil taxing unit in a county is entitled to receive during a month equals the product of the

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following:

- (1) The amount of revenue that is to be distributed as distributive shares during that month; multiplied by
- (2) A fraction. The numerator of the fraction equals the total property taxes that are first due and payable to the civil taxing unit during the calendar year in which the month falls, plus, for a county, an amount equal to the property taxes imposed by the county in 1999 for the county's welfare fund and welfare administration fund and an amount equal to the property taxes imposed by the county in 2000 for the county's family and children's fund. The denominator of the fraction equals the sum of the total property taxes that are first due and payable to all civil taxing units of the county during the calendar year in which the month falls, plus an amount equal to the property taxes imposed by the county in 1999 for the county's welfare fund and welfare administration fund and an amount equal to the property taxes imposed by the county in 2000 for the county's family and children's fund.
- (f) The state board of tax commissioners shall provide each county auditor with the fractional amount of distributive shares that each civil taxing unit in the auditor's county is entitled to receive monthly under this section.
- (g) Notwithstanding subsection (e), if a civil taxing unit of an adopting county does not impose a property tax levy that is first due and payable in a calendar year in which distributive shares are being distributed under this section, that civil taxing unit is entitled to receive a part of the revenue to be distributed as distributive shares under this section within the county. The fractional amount such a civil taxing unit is entitled to receive each month during that calendar year equals the product of the following:
 - (1) The amount to be distributed as distributive shares during that month; multiplied by
 - (2) A fraction. The numerator of the fraction equals the budget of that civil taxing unit for that calendar year. The denominator of the fraction equals the aggregate budgets of all civil taxing units of that county for that calendar year.
- (h) If for a calendar year a civil taxing unit is allocated a part of a county's distributive shares by subsection (g), then the formula used in subsection (e) to determine all other civil taxing units' distributive shares shall be changed each month for that same year by reducing the amount to be distributed as distributive shares under subsection (e) by the amount of distributive shares allocated under subsection (g) for that same month. The state board of tax commissioners shall make any adjustments required by this subsection and provide them to the appropriate county auditors.
 - (1) Notwithstanding any other law, a county fiscal body may

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pledge revenues received under this chapter to the payment of bonds or lease rentals to finance a qualified economic development tax project under IC 36-7-27 in that county or in any other county if the county fiscal body determines that the project will promote significant opportunities for the gainful employment or retention of employment of the county's residents.

SECTION 37. IC 6-3.5-6-18.5, AS AMENDED BY P.L.273-1999, SECTION 72, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2001]: Sec. 18.5. (a) This section applies to a county containing a consolidated city.

- (b) Notwithstanding section 18(e) of this chapter, the distributive shares that each civil taxing unit in a county containing a consolidated city is entitled to receive during a month equals the following:
 - (1) For the calendar year beginning January 1, 1995, calculate the total amount of revenues that are to be distributed as distributive shares during that month multiplied by the following factor:

| 17 | Center Township | .0251 |
|----|----------------------------|--------|
| 18 | Decatur Township | .00217 |
| 19 | Franklin Township | .0023 |
| 20 | Lawrence Township | .01177 |
| 21 | Perry Township | .01130 |
| 22 | Pike Township | .01865 |
| 23 | Warren Township | .01359 |
| 24 | Washington Township | .01346 |
| 25 | Wayne Township | .01307 |
| 26 | Lawrence-City | .00858 |
| 27 | Beech Grove | .00845 |
| 28 | Southport | .00025 |
| 29 | Speedway | .00722 |
| 30 | Indianapolis/Marion County | .86409 |

(2) Notwithstanding subdivision (1), for the calendar year beginning January 1, 1995, the distributive shares for each civil taxing unit in a county containing a consolidated city shall be not less than the following:

| 35 | Center Township | \$1,898,145 |
|----|---------------------|-------------|
| 36 | Decatur Township | \$164,103 |
| 37 | Franklin Township | \$173,934 |
| 38 | Lawrence Township | \$890,086 |
| 39 | Perry Township | \$854,544 |
| 40 | Pike Township | \$1,410,375 |
| 41 | Warren Township | \$1,027,721 |
| 42 | Washington Township | \$1,017,890 |
| 43 | Wayne Township | \$988,397 |
| 44 | Lawrence-City | \$648,848 |
| 45 | Beech Grove | \$639,017 |
| 46 | Southport | \$18,906 |
| | | |

| 1 | Speedway \$546,000 |
|----------|--|
| 2 | (3) For each year after 1995, calculate the total amount of |
| 3 | revenues that are to be distributed as distributive shares during |
| 4 | that month as follows: |
| 5 | STEP ONE: Determine the total amount of revenues that were |
| 6 | distributed as distributive shares during that month in calendar |
| 7 | year 1995. |
| 8 | STEP TWO: Determine the total amount of revenue that the |
| 9 | department has certified as distributive shares for that month |
| 10 | under section 17 of this chapter for the calendar year. |
| 11 | STEP THREE: Subtract the STEP ONE result from the STEP |
| 12 | TWO result. |
| 13 | STEP FOUR: If the STEP THREE result is less than or equal |
| 14 | to zero (0), multiply the STEP TWO result by the ratio |
| 15 | established under subdivision (1). |
| 16 | STEP FIVE: Determine the ratio of: |
| 17 | (A) the maximum permissible property tax levy under |
| 18 | IC 6-1.1-18.5 and IC 6-1.1-18.6 for each civil taxing unit for |
| 19 | the calendar year in which the month falls, plus, for a |
| 20 | county, an amount equal to the property taxes imposed by |
| 21 | the county in 1999 for the county's welfare fund and welfare |
| 22 | administration fund plus the property taxes imposed by |
| 23 | the county in 2000 for a county family and children's |
| 24 | fund; divided by |
| 25 | (B) the sum of the maximum permissible property tax levies under |
| 26 | IC 6-1.1-18.5 and IC 6-1.1-18.6 for all civil taxing units of the county |
| 27 | during the calendar year in which the month falls, and an amount equal |
| 28 | to the property taxes imposed by the county in 1999 for the county's |
| 29 | welfare fund and welfare administration fund plus the property taxes |
| 30 | imposed by the county in 2000 for a county family and children's fund. |
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| 33 | STEP SIX: If the STEP THREE result is greater than zero (0), the STEP ONE amount shall be distributed by multiplying the |
| 34 | STEP ONE amount by the ratio established under subdivision |
| 35 | (1). |
| 36 | STEP SEVEN: For each taxing unit determine the STEP FIVE |
| 37 | ratio multiplied by the STEP TWO amount. |
| 38 | STEP EIGHT: For each civil taxing unit determine the |
| 39 | difference between the STEP SEVEN amount minus the |
| 40 | product of the STEP ONE amount multiplied by the ratio |
| 41 | established under subdivision (1). The STEP THREE excess |
| 42 | shall be distributed as provided in STEP NINE only to the civil |
| 43 | taxing units that have a STEP EIGHT difference greater than |
| 44 | or equal to zero (0). |
| 45 | STEP NINE: For the civil taxing units qualifying for a |
| 46 | distribution under STEP EIGHT, each civil taxing unit's share |
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 equals the STEP THREE excess multiplied by the ratio of:

(A) the maximum permissible property tax levy under IC 6-1.1-18.5 and IC 6-1.1-18.6 for the qualifying civil taxing unit during the calendar year in which the month falls, plus, for a county, an amount equal to the property taxes imposed by the county in 1999 for the county's welfare fund and welfare administration fund plus the property taxes imposed by the county in 2000 for a county family and children's fund; divided by

(B) the sum of the maximum permissible property tax levies under IC 6-1.1-18.5 and IC 6-1.1-18.6 for all qualifying civil taxing units of the county during the calendar year in which the month falls, and an amount equal to the property taxes imposed by the county in 1999 for the county's welfare fund and welfare administration fund plus the property taxes imposed by the county in 2000 for a county family and children's fund."

Page 29, between lines 7 and 8, begin a new paragraph and insert: "SECTION 42. IC 6-3.5-7-12, AS AMENDED BY P.L.124-1999, SECTION 1, AND AS AMENDED BY P.L.273-1999, SECTION 74, IS AMENDED AND IS CORRECTED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2001]: Sec. 12. (a) Except as provided in section 23 of this chapter, the county auditor shall distribute in the manner specified in this section the certified distribution to the county.

- (b) Except as provided in subsections (c) and (h) and section 15 of this chapter, the amount of the certified distribution that the county and each city or town in a county is entitled to receive during May and November of each year equals the product of the following:
 - (1) The amount of the certified distribution for that month; multiplied by
 - (2) A fraction. The numerator of the fraction equals the sum of the following:
 - (A) Total property taxes that are first due and payable to the county, city, or town during the calendar year in which the month falls; *plus*
 - (B) For a county, an amount equal to the property taxes imposed by the county in 1999 for the county's welfare fund and welfare administration fund and an amount equal to the property taxes imposed by the county in 2000 for the county's family and children's fund.

The denominator of the fraction equals the sum of the total property taxes that are first due and payable to the county and all cities and towns of the county during the calendar year in which the month falls, plus an amount equal to the property taxes imposed by the county in 1999 for the county's welfare fund and welfare administration fund and an amount equal to the property taxes imposed by the county in 2000 for the county's

family and children's fund.

- (c) This subsection applies to a county council or county income tax council that imposes a tax under this chapter after June 1, 1992. The body imposing the tax may adopt an ordinance before July 1 of a year to provide for the distribution of certified distributions under this subsection instead of a distribution under subsection (b). The following apply if an ordinance is adopted under this subsection:
 - (1) The ordinance is effective January 1 of the following year.
 - (2) The amount of the certified distribution that the county and each city and town in the county is entitled to receive during May and November of each year equals the product of:
 - (A) the amount of the certified distribution for the month; multiplied by
 - (B) a fraction. For a city or town, the numerator of the fraction equals the population of the city or the town. For a county, the numerator of the fraction equals the population of the part of the county that is not located in a city or town. The denominator of the fraction equals the sum of the population of all cities and towns located in the county and the population of the part of the county that is not located in a city or town.
 - (3) The ordinance may be made irrevocable for the duration of specified lease rental or debt service payments.
- (d) The body imposing the tax may not adopt an ordinance under subsection (c) if, before the adoption of the proposed ordinance, any of the following have pledged the county economic development income tax for any purpose permitted by IC 5-1-14 or any other statute:
 - (1) The county.
 - (2) A city or town in the county.
 - (3) A commission, a board, a department, or an authority that is authorized by statute to pledge the county economic development income tax.
- (e) The state board of tax commissioners shall provide each county auditor with the fractional amount of the certified distribution that the county and each city or town in the county is entitled to receive under this section.
- (f) Money received by a county, city, or town under this section shall be deposited in the unit's economic development income tax fund.
- (g) Except as provided in subsection (b)(2)(B), in determining the fractional amount of the certified distribution the county and its cities and towns are entitled to receive under subsection (b) during a calendar year, the state board of tax commissioners shall consider only property taxes imposed on tangible property subject to assessment in that county.
- (h) In a county having a consolidated city, only the consolidated city is entitled to the certified distribution, subject to the requirements of section 15 of this chapter.".

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Page 69, between lines 25 and 26, begin a new paragraph and insert: "SECTION 101. IC 12-7-2-45 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2001]: Sec. 45. "County office" refers to a county office of family and children within the division of family and children.

SECTION 102. IC 12-13-5-5, AS AMENDED BY P.L.273-1999, SECTION 80, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2001]: Sec. 5. (a) Each county auditor shall keep records and make reports relating to the county welfare fund (before July 1, 2001), the family and children's fund (before July 1, 2002), and other financial transactions as required under IC 12-13 through IC 12-19 and as required by the division.

(b) All records provided for in IC 12-13 through IC 12-19 shall be kept, prepared, and submitted in the form required by the division and the state board of accounts.

SECTION 103. IC 12-17-3-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2001]: Sec. 2. (a) This section does not apply to a county department's:

(1) administrative expenses; or

- (2) expenses regarding facilities, supplies, and equipment.
- (b) Necessary expenses incurred in the administration of the child welfare services under section 1 of this chapter shall be paid out of the county welfare fund or the county family and children's fund. (whichever is appropriate).

SECTION 104. IC 12-19-1-21, AS ADDED BY P.L.273-1999, SECTION 62, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2001]: Sec. 21. (a) Notwithstanding any other law, after December 31, 1999, a county may not impose any of the following:

- (1) A property tax levy for a county welfare fund.
- (2) A property tax levy for a county welfare administration fund.
- (b) Notwithstanding any other law, after December 31, 2000, a county may not impose a property tax levy for a county family and children's fund.

SECTION 105. IC 12-19-1-22, AS ADDED BY P.L.273-1999, SECTION 63, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2001]: Sec. 22. (a) All bonds issued and loans made under IC 12-1-11 (before its repeal) or this article:

- (1) before January 1, 2000, that are payable from property taxes imposed under IC 12-19-3 (before its repeal); **or**
- (2) before January 1, 2001, that were payable from property taxes imposed under IC 12-19-7-3 (before the elimination of authority to impose a property tax levy under IC 12-9-7-3);
- (1) are direct general obligations of the county issuing the bonds or making the loans and (2) are payable out of unlimited ad valorem taxes that shall be levied and collected on all taxable property within the county.

(b) Each official and body responsible for the levying of taxes for 1 2 the county must ensure that sufficient levies are made to meet the 3 principal and interest on the bonds and loans at the time fixed for the 4 payment of the principal and interest, without regard to any other 5 statute. If an official or a body fails or refuses to make or allow a 6 sufficient levy required by this section, the bonds and loans and the 7 interest on the bonds and loans shall be payable out of the county 8 general fund without appropriation. 9 SECTION 106. IC 12-19-1.5-6, AS ADDED BY P.L.273-1999, 10 SECTION 94, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 11 JULY 1, 2000]: Sec. 6. As used in this chapter, "replacement amount" 12 means the sum of: 13 (1) the property taxes imposed on the assessed value of property 14 in the allocation area in excess of the base assessed value in 1999 15 16 (1) (A) the county welfare fund; and 17 (2) (B) the county welfare administration fund; and 18 (2) the property taxes imposed on the assessed value of property in the allocation area in excess of the base assessed 19 20 value in 2000 for the county family and children's fund. SECTION 107. IC 12-19-1.5-8, AS ADDED BY P.L.273-1999, 21 22 SECTION 94, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2000]: Sec. 8. (a) This chapter applies to an allocation area: 23 24 (1) in which: 25 (1) (A) the holders of obligations received a pledge before July 1, 1999, of tax increment revenues to repay any part of the 26 27 obligations due after December 31, 1999; and (2) (B) the elimination of a county welfare fund property tax 28 29 levy or a county welfare administration fund property tax levy 30 adversely affects the ability of the governing body to repay the 31 obligations described in subdivision (1). clause (A); or 32 (2) in which: 33 (A) the holders of obligations received a pledge before July 34 1, 2000, of tax increment revenues to repay any part of the 35 obligations due after December 31, 2000; and (B) the elimination of a county family and children's fund 36 37 property tax levy adversely affects the ability of the 38 governing body to repay the obligations described in clause 39 40 (b) A governing body may use one (1) or more of the procedures described in sections 9 through 11 of this chapter to provide sufficient 41 42 funds to repay the obligations described in subsection (a). The amount 43 raised each year may not exceed the replacement amount. 44 SECTION 108. IC 12-19-1.5-9, AS ADDED BY P.L.273-1999, 45 SECTION 94, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE

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JANUARY 1, 2001]: Sec. 9. (a) A governing body may, after a public

hearing, impose a special assessment on the owners of property that is located in an allocation area to repay:

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- (1) a bond or an obligation described in section 8 section 8(a)(1) of this chapter that comes due after December 31, 1999; or
- (2) a bond or an obligation described in section 8(a)(2) of this chapter that comes due after December 31, 2000.

The amount of a special assessment for a taxpayer shall be determined by multiplying the replacement amount by a fraction, the denominator of which is the total incremental assessed value in the allocation area, and the numerator of which is the incremental assessed value of the taxpayer's property in the allocation area.

(b) Before a public hearing under subsection (a) may be held, the governing body must publish notice of the hearing under IC 5-3-1. The notice must state that the governing body will meet to consider whether a special assessment should be imposed under this chapter and whether the special assessment will help the governing body realize the redevelopment or economic development objectives for the allocation area or honor its obligations related to the allocation area. The notice must also name a date when the governing body will receive and hear remonstrances and objections from persons affected by the special assessment. All persons affected by the hearing, including all taxpavers within the allocation area, shall be considered notified of the pendency of the hearing and of subsequent acts, hearings, and orders of the governing body by the notice. At the hearing, which may be adjourned from time to time, the governing body shall hear all persons affected by the proceedings and shall consider all written remonstrances and objections that have been filed. The only grounds for remonstrance or objection are that the special assessment will not help the governing body realize the redevelopment or economic development objectives for the allocation area or honor its obligations related to the allocation area. After considering the evidence presented, the governing body shall take final action concerning the proposed special assessment. The final action taken by the governing body shall be recorded and is final and conclusive, except that an appeal may be taken in the manner prescribed by subsection (c).

(c) A person who filed a written remonstrance with a governing body under subsection (b) and is aggrieved by the final action taken may, within ten (10) days after that final action, file in the office of the clerk of the circuit or superior court a copy of the order of the governing body and the person's remonstrance or objection against that final action, together with a bond conditioned to pay the costs of appeal if the appeal is determined against the person. The only ground of remonstrance or objection that the court may hear is whether the proposed assessment will help achieve the redevelopment of economic development objectives for the allocation area or honor its obligations related to the allocation area. An appeal under this subsection shall be

promptly heard by the court without a jury. All remonstrances or objections upon which an appeal has been taken must be consolidated, heard, and determined within thirty (30) days after the time of the filing of the appeal. The court shall hear evidence on the remonstrances or objections, and may confirm the final action of the governing body or sustain the remonstrances or objections. The judgment of the court is final and conclusive, unless an appeal is taken as in other civil actions.

- (d) The maximum amount of a special assessment under this section may not exceed the replacement amount.
- (e) A special assessment shall be imposed and collected in the same manner as ad valorem property taxes are imposed and collected.

SECTION 109. IC 12-19-7-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2001]: Sec. 3. (a) A family and children's fund is established in each county. The fund shall be raised by a separate tax levy (the county family and children property tax levy) that:

- (1) is in addition to all other tax levies authorized; and
- (2) shall be levied annually by the county fiscal body on all taxable property in the county in the amount necessary to raise the part of the fund that the county must raise to pay the items, awards, claims, allowances, assistance, and other expenses set forth in the annual budget under section 6 of this chapter.
- (b) The tax imposed under this section shall be collected as other state and county ad valorem taxes are collected. Notwithstanding any other law, after December 31, 2000, a county may not impose a property tax levy for the family and children's fund.
- (c) The following shall be paid into the county treasury and constitute the family and children's fund:
 - (1) All receipts from the tax imposed under this section.
 - (2) (1) All grants-in-aid, money allocated by the division to the county whether received from the federal government or state government.
 - (3) (2) Any other money required by law to be placed in the fund.
- (d) The fund is available for the purpose of paying expenses and obligations set forth in the annual budget that is submitted and approved.

SECTION 110. IC 12-19-7-6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2001]: Sec. 6. (a) The judges of the courts with juvenile jurisdiction in the county shall annually compile and submit a proposed budget for children served by the probation department of the county. The judges shall submit the proposed budget to the county director on forms prescribed by the division, not later than March 1 of each year, for the next state fiscal year.

(b) The budget for children served by the probation department shall contain an estimate of the amount of money that will be

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needed by the county office during the state fiscal year to defray the expenses and obligations of the fund in the payment of:

- (1) services for children adjudicated to be delinquent or children for whom a program of informal adjustment has been implemented under IC 31-37; and
- (2) other services related to the services described in subdivision (1);

but not including the payment of Title IV-A assistance.

- (c) The county director upon the advice of the judges of the courts with juvenile jurisdiction in the county, shall annually compile and adopt a child services budget, which must include the budget submitted by the judges under subsection (a). The budget submitted by the county director under this subsection must be in a form prescribed by the state board of accounts. The budget may not exceed the levy limitation set forth in IC 6-1.1-18.6. division.
- (b) (d) The child services budget must contain an estimate of the amount of money that will be needed by the county office during the next state fiscal year to defray the expenses and obligations incurred by the county office in the payment of services for children adjudicated to be children in need of services or delinquent children and other related services, including amounts necessary to implement the county's early intervention plan approved under IC 31-34-24 and IC 31-37-24, but not including the payment of AFDC. Title IV-A assistance.

SECTION 111. IC 12-19-7-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2001]: Sec. 7. (a) The county director shall, with the assistance of the judges of courts with juvenile jurisdiction in the county and at the same time the budget is compiled and adopted, recommend to the division the tax levy that the director and judges determine will be required to raise the amount of revenue necessary to pay the expenses and obligations of the county office set forth in the budget under section 6 of this chapter. However, the tax levy may not exceed the maximum permissible levy set forth in IC 6-1.1-18.6 and the budget may not exceed the levy limitation set forth in IC 6-1.1-18.

(b) After the county budget has been compiled, the county director shall submit a copy of the budget and the tax levy recommended by the county director, and the judges of courts with juvenile jurisdiction in the county, to the division not later than April 1. The division shall examine the budget and the tax levy for the purpose of determining whether, in the judgment of the division

(1) the appropriations requested in the budget will be adequate to defray the expenses and obligations that will be incurred by the county office in the payment of child services for the next fiscal

(2) the tax levy recommended will yield the amount of the

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1 appropriation set forth in the budget. 2 The budget submitted under this section is not subject to the 3 provisions of IC 6-1.1-17 and IC 6-1.1-18. 4 SECTION 112. IC 12-19-7-8 IS AMENDED TO READ AS 5 FOLLOWS [EFFECTIVE JANUARY 1, 2001]: Sec. 8. (a) The 6 division may do any of the following after examining a budget submitted by the county office: director: 7 (1) Increase or decrease the amount of the budget or an item of 8 9 the budget. subject to the maximum levy set forth in 10 IC 6-1.1-18.6. 11 (2) Approve the budget as compiled by the county director. and judges of courts with juvenile jurisdiction in the county. 12 13 (3) Recommend the increase or decrease of the tax levy, subject to the maximum levy set forth in IC 6-1.1-18.6. 14 15 (4) Approve the tax levy as recommended by the county director and judges of courts with juvenile jurisdiction in the county. 16 17 (b) The total amount of all approved child services' budgets may not exceed the total amount appropriated for child services for the 18 19 applicable state fiscal year. 20 SECTION 113. IC 12-19-7-11 IS AMENDED TO READ AS 21 FOLLOWS [EFFECTIVE JANUARY 1, 2001]: Sec. 11. In September 22 of each year, at the time provided by law, (a) The county fiscal body shall do the following: 23 24 (1) make the appropriations out of the family and children's fund 25 that are: 26 (A) (1) based on the budget as submitted; approved by the 27 division: and 28 (B) (2) necessary to maintain the child services of the county 29 for the next state fiscal year. subject to the maximum levy set 30 forth in IC 6-1.1-18.6. 31 (2) Levy a tax in an amount necessary to produce the appropriated 32 33 (b) The division shall make advances to the county family and 34 children's fund to ensure that the amounts deposited in the county 35 family and children's fund are adequate to meet the expenses that are to be paid from the fund. Amounts necessary to make the 36 37 advances under this subsection are appropriated from the state 38 general fund. 39 (c) The provisions of IC 6-1.1-18 concerning appropriations do 40 not apply to appropriations of money from a county family and 41 children's fund. 42 (d) Notwithstanding IC 36, a county is not required to publish 43 notice of any claim or allowance that will be paid from the county 44 family and children's fund. 45 SECTION 114. IC 12-19-7-11.1 IS AMENDED TO READ AS 46 FOLLOWS [EFFECTIVE JANUARY 1, 2001]: Sec. 11.1. (a) The

judges of the courts with juvenile jurisdiction in the county and the 1 2 county director shall meet with the county fiscal body county's child 3 protection team established under IC 31-33-3 at a public meeting 4 (1) in April; and 5 (2) after June 30 and before October 1; 6 in before April 1 of each year. 7 (b) At a meeting required in subsection (a), the county director and 8 judges with juvenile jurisdiction shall present to the county fiscal 9 body and the judges the following reports: information: (1) Expenditures made 10 (A) during the immediately preceding calendar quarter 11 current state fiscal year from the family and children's fund 12 in comparison to one-fourth (1/4) of the budget and 13 14 appropriations approved by the county fiscal body division for 15 the calendar year. and 16 (B) from the fund in the corresponding calendar quarter of 17 each of the two (2) preceding calendar years. 18 (2) Obligations incurred through the end of the immediately preceding calendar quarter during the current state fiscal year 19 20 that will be payable from the family and children's fund during the remainder of the calendar current state fiscal year. or in any 21 subsequent calendar year. 22 23 (3) The number of children, by category, for whom the family and 24 children's fund was required to provide funds for services during 25 the immediately preceding ealendar quarter, current state fiscal year, in comparison to the corresponding calendar quarter of each 26 27 of the two (2) preceding calendar years preceding the current 28 state fiscal year. (4) The number and type of out-of-home placements, by category, 29 30 for which the family and children's fund was required to provide 31 funds for foster home care or institutional placement, and the 32 average daily, weekly or monthly cost of out of home placement care and services by category, during the immediately preceding 33 34 calendar quarter, current state fiscal year, in comparison to the 35 corresponding calendar quarter of each of the two (2) preceding 36 calendar years preceding the current state fiscal year. (5) The number of children, by category, for whom the family and 37 children's fund was required to provide funds for services for 38 39 children residing with the child's parent, guardian or custodian (other than foster home or institutional placement), and the 40 41 average monthly cost of those services, during the immediately 42 preceding calendar quarter, current state fiscal year, in 43 comparison to the corresponding calendar quarter for each of the 44 two (2) preceding calendar years preceding the current state

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(c) In preparing the reports information described in subsection (b),

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the county director and judges may use the best information data reasonably available from the records of the **courts**, the county office, and the county family and children's fund for calendar years before 1998. division.

- (d) At each the meeting described in subsection (a), the county fiscal body, judges and county director may
 - (1) discuss and suggest procedures to provide child welfare services in the most effective and cost-efficient manner. and
 - (2) consider actions needed, including revision of budgeting procedures, to eliminate or minimize any anticipated need for short term borrowing for the family and children's fund under any provisions of this chapter or IC 12-19-5.

SECTION 115. IC 12-19-7-15 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2001]: Sec. 15. (a) If at any time the county director determines that the family and children's fund is exhausted or will be exhausted before the close of a **state** fiscal year, the county director shall prepare an estimate and statement showing the amount of money, in addition to the money already made available, that will be necessary to defray the expenses of the county office and pay the obligations of the county office, excluding administrative expenses and facilities, supplies, and equipment expenses for the county office, in the administration of the county office's activities for the unexpired part of the **state** fiscal year.

- (b) The county director shall do the following:
 - (1) Certify the estimate and statement to the county executive.
 - (2) File the estimate and a statement with the county auditor. director concerning:
 - (A) the reasons why the family and children's fund is exhausted or will be exhausted; and
 - (B) what actions have been taken by the county office to avoid the exhaustion of the fund.

SECTION 116. IC 12-19-7-21.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2001]: Sec. 21.5. Notwithstanding any other law, the state shall fund one hundred percent (100%) of the programs, services, and activities paid from county family and children's fund property tax levies before January 1, 2001.".

Page 70, after line 42, begin a new paragraph and insert:

"SECTION 118. IC 36-2-6-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2001]: Sec. 3. (a) This section does not apply to the following:

- (1) Claims for salaries fixed in a definite amount by ordinance or statute, per diem of jurors, and salaries of officers of a court.
- (2) Claims that will be paid from a county family and children's fund.

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- (b) The county auditor shall publish all claims that have been filed for the consideration of the county executive and shall publish all allowances made by courts of the county. Claims filed for the consideration of the executive shall be published at least three (3) days before each session of the executive, and court allowances shall be published at least three (3) days before the issuance of warrants in payment of those allowances. In publication of itemized statements filed by assistant highway supervisors for consideration of the executive, the auditor shall publish the name of each party and the total amount due each party named in the itemized statements. Notice of claims filed for consideration of the county executive must state their amounts and to whom they are made. Claims and allowances subject to this section shall be published as prescribed by IC 5-3-1, except that only one (1) publication in two (2) newspapers is required.
- (c) A member of the county executive who considers or allows a claim, or a county auditor who issues warrants in payment of allowances made by the county executive or a court of the county, before compliance with subsection (b), commits a Class C infraction.
- (d) A county auditor shall publish one (1) time in accordance with IC 5-3-1 a notice of all allowances made by a circuit or superior court. The notice must be published within sixty (60) days after the allowances are made and must state their amount, to whom they are made, and for what purpose they are made.

SECTION 119. THE FOLLOWING ARE REPEALED [EFFECTIVE JANUARY 1, 2001]: IC 6-1.1-18.6; IC 6-3.1-5; IC 6-3.1-6; IC 6-8.1-10-11; IC 12-19-5; IC 12-19-7-4; IC 12-19-7-5; IC 12-19-7-9; IC 12-19-7-10; IC 12-19-7-16; IC 12-19-7-17; IC 12-19-7-18; IC 12-19-7-19; IC 12-19-7-20; IC 12-19-7-21; IC 12-19-7-22; IC 12-19-7-23; IC 12-19-7-24; IC 12-19-7-25; IC 12-19-7-26; IC 12-19-7-27; IC 12-19-7-28; IC 12-19-7-30; IC 12-19-7-31; IC 12-19-7-32; IC 12-19-7-33.

SECTION 120. [EFFECTIVE JULY 1, 2000] (a) The division of family and children shall conduct a hearing on the claims payment process for county family and children's funds.

(b) The division shall submit a report to the governor and the legislative council before January 1, 2001. The report must include a recommendation concerning whether the payment of claims for

- children's services is to be performed in a centralized or decentralized manner.
- 3 (c) This SECTION expires January 1, 2003.".
- 4 Page 71, delete lines 1 through 4.
- 5 Renumber all SECTIONS consecutively.

(Reference is to HB 1374 as printed January 27, 2000.)

Representative Dumezich